

SCHEDULE.

PART I. PLEA(S), FINDING(S) AND SENTENCE.

Accused: Q-5451 Pte Harold William WEAVER Linc & Welld Regt att 1 Cdn Disciplinary Centre

Charge.	Plea.	Finding.	(Space for use as required for further charges, accused charged jointly, special findings, etc.)
(Insert "alternative" where applicable.)	(See Instrs p 2.)	(See note below.)	
1st AA 1501	Guilt Tg	Guilt Tg	
2nd			
3rd			
4th			
5th			
6th			

Note: As to findings for lesser offences see AA 16, RP 44; findings on alternative charges see MML p 483 fn 4 para 2, RP 44; special findings see RP 44 and MML p 753, and in case of kit see RP 44 fn 6.

At present under sentence for beginning on (date) (P.M.)
(1). Insert sentence being served, or delete, if not applicable. See RP 46(A). Information should be found on MF B355 or AF B296.

Time in confinement awaiting present trial—a total of 61 days, of which 17 days were spent in hospital.
(1). See RP 46(A) fn 2. Information should be found on MF B355 or AF B296 admitted in evidence under E2.

Sentence Awarded by the Court:

To undergo 120 days detention

(Sgd) _____ Date awarded: 2 Apr 45 (Sgd) _____ President: (RP 45, 50)
Judge-Advocate, if any. (See back of Convening Order as to assembly and disposal of record after trial.)

PART II. MINUTE WHERE CONFIRMATION RESERVED. (AA 54(5), RP 120(F), MML p 762)

Date (Sgd) Commanding

PART III. DECISION OF CONFIRMING OFFR ON FINDING(S) AND SENTENCE.
(For duties and powers see AA 54, 57, RP 27(2)(b) fn 5-4(H), 51-56, 120, MML pp 759-761, KR Can 547-577. Acquittals require no confirmation and cannot be revised: AA 54(2). Sentencing book finding or sentence for revision by Court: AA 54(2), RP 120(G). If not confirmed, accused may be tried again: AA 57, MML p 64. Minute of confirmation or non-confirmation may be altered before promulgation: RP 53, MML p 65. Quashing after promulgation: KR Can 573. Duties and powers of reviewing offr: AA 57, 58A, RP 53A, 54. The Confirming Offr must sign here personally. AA 172 fn 1.)

My decision on the finding(s) and sentence set forth in Part I is:

Confirmed

I direct that the accused be not committed to prison or detention house until further orders.
(1). AA 57A. Delete if not used.) (Sgd) _____

Date 2 APR 45 (Sgd) (G S M Gestling) Brig
Commanding 2 Cdn BASE RPT Of
Confirming Officer

PART IV. PROMULGATED AND EXTRACTS TAKEN. (RP 53, KR Can 576, 577)

Accused: Date: Signature of Offr.

Q-5451 Pte Harold William WEAVER, N.H. 6 Apr 45 (Sgd) Lt Col J. Runcie, MC
Command, 1 Cdn Disciplinary Centre
ALL DELETIONS AND ALTERATIONS WILL BE INITIALED.

FIELD GENERAL COURT-MARTIAL

RECORDED AT CMHQ IN AB 160 5H-19 CP406 (In lieu of AA 54(1))
AO P 45 4/38B

dated 30 Mar 45



Convening Order of Lt-Col J. Runcie, MC A/Comd 2 CBG dated 30 Mar 45

ACCUSED.

(a) Prmt R. (b) Appmt, A.R or A/Appmt. Full Christian Names. Surname.

Q-5451 Harold William WEAVER Line & Field Regt att 1 Cdn Disciplinary Centre

PROCEEDINGS REVIEWED
16 May 15 E. W. Runcie, Lt Col

REVIEWING OFFICER, JAG BRANCH CMHQ
Held in the Fd in (country) BELGIUM on (date) 2 APR 45

PROCEEDINGS OF TRIAL.

RECORD FORM A—OPENING PROCEEDINGS AND ARRAIGNMENT. 2 APR 45

A1. The President, Members, witness Member, JA, if any, and Offrs under instr, if any, assemble, and the Court is closed.

(PRINTED MATTER, NOT IN ITALICS FOR GUIDANCE, WILL BE DELETED IF NOT USED OR APPLICABLE, AND INITIALED BY PRES OR JA. The Schedule referred to throughout is on p 4. Citations do NOT include all relevant firm R.O.s. For guidance or procedure when a variation in this form arises, see form for GCM in MML pp 747 to 759. A brief record of such variation will be made and given a number having reference to appropriate or preceding para number herein. See back of Convening Order, CP 406, for oaths and instrs on how to record addresses, evidence, etc., which instrs are hereinafter called "Notes". As to general provisions for conducting the trial see AA 53, RP 56, 63-70, 73, 74, 94, 103, 119, 132.)

A2. The President initials and lays before the Court the Convening Order and Charge Sheet(s) attached thereto. The Court is satisfied that it is properly convened and constituted, accused is (are) amenable to military law, and each charge discloses an offence. (1)

(1). As to use of Summary of Evidence see RP 17 fn 6. 2. AA 49, 50, RP 125-107. 3. RP 11-13, 23, 24)

A3. The Court is opened. The accused is (are) brought before the Court. At 1100 hours trial commences.

A4. The Prosecutor produces a Medical Certificate that accused is (are) fit to undergo trial by court-martial. (1) The Prosecutor informs the Court that accused elected to be tried by court-martial instead of being dealt with summarily by the CO. (1)

(1). KR Can 537. 2. AA 46(B), RP 60 fn 1. For effect see KR Can 58-59. Delete, if not applicable.)

A5. President to accused: Do you object to _____ as interpreter? Ans _____

The interpreter is sworn? Do you object to _____ as shorthand writer? Ans _____
The shorthand writer is sworn? (1)

(1). RP 72. Delete, if none employed.)

A6. The Convening Order and names of the President and Members of the Court are read to the accused. President to accused: Do you object to be tried by me as President or by any of the Members of the Court?

Ans No. (1) 1. RP 110. 2. If no objection, witness member retires. RP 68(B). If objection, see procedure AA 51, RP 25, 71, HE, MML p 742.)

A7. The President, Members, JA, if any, and Offrs under instr, if any, are sworn. (1) The following are the ranks, names and units of the offrs comprising the Court, etc.

President	Major	G B H COX	CAC att 1 Cdn Disciplinary Centre
Member	Major	A. L. Laferty - Seaforth Highlanders	at 1 Cdn Disciplinary Centre
Member	Captain	J. D. Pollard - Canford	at 1 Cdn Disciplinary Centre
Judge-Advocate			
Prosecutor	Captain	J. H. Labrie - Régiment de la Reine	at 1 Cdn Disciplinary Centre
Defending Offr	Captain	N. D. Bowles - R.P.R.	at 1 Cdn Disciplinary Centre

Questions by President: Is the Prosecutor a lawyer? Ans No. Is the Defending Offr a lawyer? Ans No. (1)

(1). RP 26, 27, 109, 111. List of offrs under instr will be returned separately with proceedings for information of Comm Offr. (2). If Pro's lawyer and Def Offr not, accused is entitled to an adjournment when RP 69 (B) and (C) were not followed. See AA 53, p 2.)

A8. The accused Q-5451 Pte Harold William WEAVER before arraignment make(s) (no) (1) plus

(1). A special time is made for separate trial on one or more charges (RP 31(C), 106), or as to the jurisdiction of the Court (RP 38, 39, 53(A), 112), or in case of trial (RP 36), or as to accused's mental fitness to stand trial (AA 130, RP 37), or as to one of several accused charged jointly to be tried separately (RP 16, 71); such time, the address made in support or against the evidence, if any, and finding are recorded per Notes. For forms of record see references in fn to RP cited. Insert in RP rank and name of the accused making the plea.)

A9. The accused is (are) arraigned (separately) on all charges in the charge sheet. (1) The accused does (do) (1) not object to any charge. (1) There is no amendment to be made to the Charge Sheet. (1) The President records the plea in Part I of the Schedule.

(1). RP 31, 112. See para 1 of Instr p 2. When more than one Charge Sheet see RP 62; when several accused to be tried separately see RP 71(C), and use separate copies of CP 406 to record proceedings. 2. RP 32, RP 33. If otherwise, delete and make appropriate record per Notes.)

A10. The Court (is-sit and) considers the Instrs on Procedure after Arraignment at top of p 2. The proceedings are continued on Record Form. (1)

PRESIDENT OR JA WILL INITIAL ALL DELETIONS AND ALTERATIONS.

2 CBG U.M. V.W. R. 138.